

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRBa0124/P1dn
RCT:eev:jm

February 22, 2013

This amendment changes the criterion for approval of a mining permit from requiring DNR to find that the mining “is reasonably certain not to” result in substantial adverse impacts to public health, safety, or welfare to requiring DNR to find that the mining “will not” result in those impacts. Note that current law requires DNR to find that the mine “will not endanger public health, safety or welfare.” See s. 293.49 (1) (a) 4.

Please contact me with any questions or redraft instructions.

Rebecca C. Tradewell
Managing Attorney
Phone: (608) 266-7290
E-mail: becky.tradewell@legis.wisconsin.gov